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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/708,966	04/03/2004	Barbu Horia Hanciulesco		2965
Barbu Horia H	7590 05/22/2007 Ianciulesco	EXAMINER		
15 Skylark Dr.		LE, HUYEN D		
Larkspur, CA 94939			ART UNIT	PAPER NUMBER
			3751	
			MAIL DATE	DELIVERY MODE
			05/22/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)		
10/708,966	HANCIULESCO, BARBU HORIA		
Examiner	Art Unit		
Huyen Le	3751		

Amendment (37 Cr N 1.121)		Examiner	Art Unit		
		Huyen Le	3751		
	The MAILING DATE of this communication app	ears on the cover sheet with the co	orrespondence ad	ldress	
req	e amendment document filed on <u>19 July 2006</u> is consi uirements of 37 CFR 1.121 or 1.4. In order for the am n(s) is required.				
TH	E FOLLOWING MARKED (X) ITEM(S) CAUSE THE A 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be under C. Other	markings.	BE NON-COMPLI	IANT:	
	 2. Abstract: A. Not presented on a separate sheet. 37 CFR 1.72. B. Other 				
	 3. Amendments to the drawings: A. The drawings are not properly identifie "Annotated Sheet" as required by 37 C B. The practice of submitting proposed dr showing amended figures, without man C. Other 	FR 1.121(d). awing correction has been elimin	ated. Replaceme	ent drawings	
	 4. Amendments to the claims: A. A complete listing of all of the claims is B. The listing of claims does not include the C. Each claim has not been provided with of each claim cannot be identified. No number by using one of the following such (Previously presented), (New), (Not end of the claims of this amendment paper heads). D. The claims of this amendment paper heads. 	ne text of all pending claims (incluing the proper status identifier, and atte: the status of every claim mustatus identifiers: (Original), (Currentered), (Withdrawn) and (Withdrawn)	as such, the indivited aftentials and the second aftentials amended), (awn-currently ame	vidual status er its claim (Canceled), ended).	
	5. Other (e.g., the amendment is unsigned or no				
	further explanation of the amendment format require	•	714.		
TIM	IE PERIODS FOR FILING A REPLY TO THIS NOTIC				
1.	Applicant is given no new time period if the non-confiled after allowance. If applicant wishes to resubmit entire corrected amendment must be resubmitted.				
2.	2. Applicant is given one month, or thirty (30) days, whichever is longer, from the mail date of this notice to supply t correction, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendment (including a submission for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental amendment filed within a suspension period under 37 CFR 1.103(a) or (c), and an amendment filed in response t Quayle action. If any of above boxes 1. to 4. are checked, the correction required is only the corrected section on-compliant amendment in compliance with 37 CFR 1.121.				
	Extensions of time are available under 37 CFR amendment or an amendment filed in response to		: amendment is a	non-final	
	Failure to timely respond to this notice will result Abandonment of the application if the non-confiled in response to a Quayle action; or Non-entry of the amendment if the non-completation.	mpliant amendment is a non-final			
	antendinent.				

Legal Instruments Examiner (LIE), if applicable

Telephone No.

Continuation of 4(e) Other: amended claims 1-6 submitted on 02/26/2007 are not in a correct format. The original application filed on 04/03/2004 was considered to include only one claim which is divided into six sections (1)-(6). The amendment to the claims of 02/26/2007 includes 6 claims. So claims 2-6 are considered to be new and claim 1 if amended should be identified as currently amended and and changed according to the 37 CFR 1.121 amendment practice. See the attachment.

amendment presenting the previously deleted subject matter. A direction by applicant to remove a previously entered amendment will not be permitted.

C. Amendments to the Claims

Each amendment document that includes a change to an existing claim, including the deletion of an existing claim, or submission of a new claim, must include a complete listing of all claims ever presented (including previously canceled and non-entered claims) in the application. After each claim number, the status identifier of the claim must be presented in a parenthetical expression, and the text of each claim under examination as well as all withdrawn claims (each with markings if any, to show current changes) must be presented. The listing will serve to replace all prior versions of the claims in the application.

(A) Status Identifiers: The current status of all of the claims in the application, including any previously canceled or withdrawn claims, must be given. Status is indicated in a parenthetical expression following the claim number by one of the following status identifiers: (original), (currently amended), (previously presented), (canceled), (withdrawn), (new), or (not entered). The status identifier (withdrawn – currently amended) is also acceptable for a withdrawn claim that is being currently amended. See paragraph (E) below for acceptable alternative status identifiers.

Claims added by a preliminary amendment must have the status identifier (new) instead of (original), even when the preliminary amendment is present on the filing date of the application and such claim is treated as part of the original disclosure. If applicant files a subsequent amendment, applicant must use the status identifier (previously presented) if the claims are not being amended, or (currently amended) if the claims are being amended, in the subsequent amendment. Claims that are canceled by a preliminary amendment that is present on the filing date of the application are required to be listed and must have the status identifier (canceled) in the preliminary amendment and in any subsequent amendment.

The status identifier (not entered) is used for claims that were previously proposed in an amendment (e.g., after-final) that was denied entry.

For any amendment being filed in response to a restriction or election of species requirement and any subsequent amendment, any claims which are non-elected must have the status identifier (withdrawn). Any non-elected claims which are being amended must have either the status identifier (withdrawn) or (withdrawn – currently amended) and the text of the non-elected claims must be presented with markings to indicate the changes. Any non-elected claims that are being canceled must have the status identifier (canceled).

(B) Markings to Show the Changes: All claims being currently amended must be presented with markings to indicate the changes that have been made relative to the immediate prior version. The changes in any amended claim must be shown by strike-through (for deleted matter) or underlining (for added matter) with 2 exceptions: (1) for deletion of five or fewer consecutive characters, double brackets may be used (e.g., [[eroor]]); (2) if strike-through cannot be easily perceived (e.g., deletion of number "4" or certain punctuation marks), double brackets must be used (e.g., [[4]]). As an alternative to using double brackets, however, extra portions of text may be included before and after text being deleted, all in strike-through, followed by including and underlining the extra text with the desired change (e.g., number 4 as number 14 as).

An accompanying clean version is not required and should not be presented. Only claims of the status "currently amended" or "withdrawn" will include markings.

Any claims added by amendment must be indicated as "new" and the text of the claim must not be underlined.

- (C) Claim Text: The text of all pending claims under examination and withdrawn claims must be submitted each time any claim is amended. The text of pending claims not being currently amended, including withdrawn claims, must be presented in clean version, i.e., without any markings. Any claim presented in clean version will constitute an assertion that it has not been changed relative to the immediate prior version except to omit markings that may have been present in the immediate prior version of the claims. A claim being canceled must be indicated as "canceled;" the text of the claim must not be presented. Providing an instruction to cancel is optional. Canceled and not entered claims must be listed by only the claim number and status identifier, without presenting the text of the claims. When applicant submits the text of canceled or not-entered claims in the amendment, the Office may accept such an amendment, if the amendment otherwise complies with 37 CFR 1.121, instead of sending out a notice of noncompliant amendment to reduce the processing time.
- (D) Claim Numbering: All of the claims in each amendment paper must be presented in ascending numerical order. Consecutive canceled or not entered claims may be aggregated into one statement (e.g., Claims 1 5 (canceled)).

A canceled claim can be reinstated only by a subsequent amendment presenting the claim as a new claim with a new claim number. The original numbering of the claims must be preserved throughout the prosecution. When claims are canceled, the remaining claims must not be renumbered. For example, when applicant cancels all of the claims in the original specification and adds a new set of claims, the claim listing must include all of the canceled claims with the status identifier (canceled) (the canceled claims may be aggregated into one statement). The new claims must be numbered consecutively beginning with the number next following the highest numbered claim previously presented (whether entered or not) in compliance with 37 CFR 1.126.

Example of listing of claims: Claims 1-5 (canceled)

Claim 6 (withdrawn): A process for molding a bucket.

Claim 7 (previously presented): A bucket with a handle.

Claim 8 (currently amended): A bucket with a green blue handle.

Claim 9 (withdrawn): The process for molding a bucket of claim 6 using molten plastic material.

Claim 10 (original): The bucket of claim 8 with a wooden handle.

Claim 11 (canceled)

Claim 12 (previously presented): A bucket having a circumferential upper lip.

Claim 13 (not entered)

Claim 14 (new): A bucket with plastic sides and bottom.

(E) Acceptable Alternative Status Identifiers. To prevent delays in prosecution, the Office will waive certain provisions of 37 CFR 1.121 and accept alternative status identifiers not specifically set forth in 37 CFR 1.121(c). See Acceptance of Certain Non-Compliant Amendments Under 37 CFR 1.121(c), O.G. (July 5, 2005). Accordingly claim listings that include alternative status identifiers as set forth below may be accepted if the amendment otherwise complies with 37 CFR 1.121.

Status Identifiers Set	<u>Acceptable</u>	
Forth in 37 CFR	Alternatives	
1.121(c)		
1. Original	Original Claim; and	
	Originally Filed Claim	
2. Currently amended	Presently amended; and	
	Currently amended claim	
3. Canceled	Canceled without	
	prejudice; Cancel;	
	Canceled; Canceled	
	herein; Previously	
	canceled; Canceled	
	claim; and Deleted	
4. Withdrawn	Withdrawn from	
	consideration;	
•	Withdrawn – new;	
	Withdrawn claim; and	
	Withdrawn – currently	
	amended	
5. Previously presented	Previously amended;	
	Previously added;	
	Previously submitted;	
	and Previously	
	presented claim	
6. New	Newly added; and New	
	claim	
7. Not entered	Not entered claim	

The Office may also accept additional variations of the status identifiers provided in 37 CFR 1.121(c) not listed above if an Office personnel determines that the status of the claims is accurate and clear. When accepting alternative status identifiers, the examiner is not required to correct the status identifiers using an examiner's amendment. Applicant will not be notified and will not be required to submit a corrective compliant amendment. The examiner does not need to make a statement on the record that the alternative status identifiers have been accepted.

D. Amendments to the Drawing

Any changes to an application drawing must comply with 37 CFR 1.84 and must be submitted on a replacement sheet of drawings, even when applicant is only submitting better quality drawings without any substantive changes. Any additional new drawings must be submitted on a new sheet of drawings. The replacement or new sheet of drawings must be an attachment to the amendment document and must be identified in